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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	_ A3	CLOSHEVEDORRELENO.	
08/859,960	05/21/97	TOLT		<u>-1-/-7-1-0040</u>	
JAMES J MURPHY		IM62/0628	EXAMINER KUNEMUND, R		
5400 RENAIS	SANCE TOWER		ART UNIT	PAPER NUMBER	
DALLAS TX 7	5270-2199	•	1765	06/28/99	
			DATE MAILED:	UD/20/77	

Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION									
*	HE PERI	OD FOR RESPO	NSE:						
a) D	s exte	nded to run		or continues to run	3 months	from the date of	the final rejection		
ь) [expires three months from the date of the final rejection or as of the mailing date of this Advisory Action, whichever is later. In no event however, will the statutory period for the response expire later than six months from the date of the final rejection.								
	ne a	ate on which the ses of determinin	response, the pe g the period of e	etition , and the fee lextension and the co	have been filed is t presponding amou	he date of the respond nt of the fee. Anv e	response and the approprionse and also the date for extension fee pursuant to 3 or as set forth in b) above.	the 7 CFR	
□ ^A	\ppellant	s Brief is due in a	eccordance with	37 CFR 1.192(a).		v			
X A	o place th	s response to the ne application in o	final rejection, fi condition for allo	iled <u>6/1/99</u> wance:	has been cor	nsidered with the foll	lowing effect, but it is not o	deemed	
1.] The pr	oposed amendm	ents to the claim	and /or specificatio	n will not be entere	ed and the final rejec	ction stands because:		
	a. 🔲	There is no conv presented.	ncing showing u	nder 37 CFR 1.116	(b) why the propos	ed amendment is no	ecessary and was not ear	ier	
	b. 🔲	They raise new is	sues that would	require further cons	sideration and/or se	arch. (See Note).			
	c. 🗌	They raise the is	sue of new mattr	er. (See Note).					
	d. 🗌	They are not de appeal.	emed to place th	ne application in bet	ter form for appeal	by materially reduci	ing or simplifying the issue	s for	
	е. 🗌	They present ad	ditional claims w	rithout cancelling a c	corresponding num	ber of finally rejecte	ed claims.		
	NOTE	:							
2.	Newly the no	proposed or am	ended claims_	w	rould be allowed if	submitted in a sepa	rately filed amendment ca	ncelling	
3.	Upon be as	the filing an appe follows:	al, the proposed	amendment 🗌 w	ill be entered 🔲	will not be entered a	and the status of the claims	s will	
	Claims	s allowed:							
		s objected to:		·					
	Claims	s rejected:							
	_	However;							
	□ A	pplicant's respon	se has overcome	e the following reject	tion(s):			 - ·	
¥.¥	VAC	ly states etc Le scales etc	hing a neta	1 is considered	n considered but o	loes not overcome the	the rejection because the	specification	
5. [The af prese		vill not be consid	lered because applic	cant has not shown	good and sufficent	reasons why it was not e	artier .	
Пπ	e propos	ed drawing corre	ction ∏ has	has not been a	noroved by the ex	aminer.	ME	-#	
Пοι					-,, a.o. o.			/	
	4701						DODEDT WINES	_	

ROBERT KUNEMUND PRIMARY PATENT EXAMINER A.U. \$176S